

ace

8/6/17

United States District Court  
7th Circuit

RECEIVED

Darrius Brown Sr.

vs.

SEP 06 2017

Plainfield School District 202

Craig Brown, Salvador Rodriguez,

Bob Varnell, Richard Golminas,

Ta Veras Crump, and Ryan Flannigan

Complaint / Inj

THOMAS G. BRUTON  
CLERK, U.S. DISTRICT COURT**17 CV 6430****JUDGE THARP JR.****MADISTRATE JUDGE WEISMAN**

On or around, February 25, 2016 racial and discriminatory acts began. The court has jurisdiction over this matter under ADA rule 504 of the civil rights Act USC 42, 1983. Salvador Rodriguez is a police officer and investigator for Plainfield. No child left behind. Violation of the 14th ammendment and failure to intervene. October 17, 2016 I filed a complaint with the ADA. The complaint was sent to the Department of Education for appropriate action. By a preponderance of evidence, the complaint turned into an investigation per OCR procedural policies. So as not to impede a federal investigation. I was notified of an expulsion hearing one day prior to this hearing. This is not equal protection or due process. Mr. Salvador sent me an email request for proof of residency. I sent my tax bill, homeowners insurance and ID. Mr. Salvador informed Craig Brown he had no knowledge of this email, until I sent the same email to OCR per exhibit C. Richard Golminas of Plainfield South High School repetitively called me the "N." word. PSD 202 has possession of the tape of admission. My son is 17 and losing hope. Until such time as the OCR investigation is complete, I humbly ask the court for injunctive relief, by putting my son in school. I am asking that PSD 202 assists him with getting caught up. I humbly pray that the court grant this order. I ask that the retaliation stops. (Morell vs. Social Services)

Intentional Infliction of emotional distress.

Prayerfully,

Darvius Brown Sr.